

UNITED STATES COURT OF APPEALS  
FOR THE SIXTH CIRCUIT

Deborah S. Hunt  
Clerk

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Re: Case No. 18-1896, *Adam Kanuszewski, et al v. MI Dept. HHS, et al*  
Originating Case No.: 1:18-cv-10472

Dear Counsel:

The Court issued the enclosed Order today in this case.

Sincerely yours,

s/Robin L. Johnson  
Case Manager  
Direct Dial No. 513-564-7039

cc: Mr. David J. Weaver

Enclosure

No. 18-1896

UNITED STATES COURT OF APPEALS  
FOR THE SIXTH CIRCUIT

ADAM KANUSZEWSKI and ASHLEY  
KANUSZEWSKI, as parent-guardians and next  
friend to their minor children D.W.L., R.F.K., and  
C.K.K., et al.,

Plaintiffs-Appellants,

v.

MICHIGAN DEPARTMENT OF HEALTH AND  
HUMAN SERVICES, et al.,

Defendants-Appellees,

HARRY HAWKINS, sued in his official capacity  
only,

Defendant.

**FILED**  
Nov 29, 2018  
DEBORAH S. HUNT, Clerk

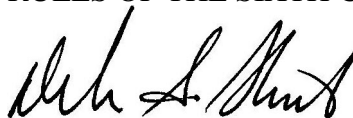
O R D E R

In this appeal, the defendants filed three separate appellee briefs. The plaintiffs move for guidance on their reply briefs or, alternatively, to extend the word limitation and grant additional time to resubmit a single reply brief. Before a ruling on the motion, the plaintiffs filed a third reply brief. The State of Michigan defendants respond that additional briefing is unwarranted.

The court's briefing schedules generally require that a single reply brief be filed after the *last* appellee brief is filed. In this case, however, confusion arose from extensions of the original briefing schedule.

In view of that and in the interest of expediency, the reply briefs are accepted as filed.

ENTERED PURSUANT TO RULE 45(a)  
RULES OF THE SIXTH CIRCUIT



Deborah S. Hunt, Clerk